

STATE OF WISCONSIN Division of Hearings and Appeals

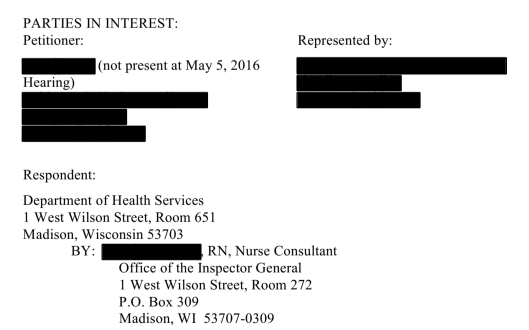
In the Matter of:	
	DECISION
	MPA/172804

PRELIMINARY RECITALS

Pursuant to a petition filed March 11, 2016, under Wis. Stat. § 49.45(5), and Wis. Admin. Code § HA 3.03(1), to review a decision by the Office of the Inspector General ["OIG"] in regard to Medical Assistance ["MA"], a Hearing was held via telephone from Madison, Wisconsin on May 5, 2016. At petitioner's request a Hearing scheduled for April 5, 2016 was rescheduled.

The issue for determination is whether OIG was correct to modify Prior Authorization ["PA"] # by approving 27 hours per week of Personal Care Worker ["PCW"] time for petitioner instead of the 63 hours per week that was requested.

There appeared at that time via telephone the following persons:



ADMINISTRATIVE LAW JUDGE: Sean P. Maloney

Division of Hearings and Appeals

FINDINGS OF FACT

- 1. Petitioner (15 years old) is a resident of Dane County, Wisconsin.
- 2. Petitioner lives with her family; she regularly attends school 5 days per week.
- 3. Petitioner has a diagnosis of Rett Syndrome. Exhibits #1 & #2.
- 4. On December 22, 2015 petitioner's provider, Dane County Department of Human Services of Madison, Wisconsin, filed *Prior Authorization Request Form #* dated December 22, 2015 with OIG requesting 252 units (63 hours) per week of PCW services for 53 weeks with a start date of February 22, 2016 at a total cost of \$65,622.48. Exhibit #2.
- 5. OIG modified PA # by approving 27 hours per week of PCW time for petitioner instead of the 63 hours per week that was requested; OIG sent a letter to petitioner dated February 8, 2016 and entitled BadgerCare Plus Notice of Appeal Rights informing petitioner of the modification.
- 6. A *Personal Care Screening Tool* ["PCST"] completed on December 15, 2016 by a Registered Nurse ["RN"] allocated 235 units (58.75 hours) per week of Activities of Daily Living ["ADL"] assistance for petitioner based on services being provided 7 days per week multiple times per day. Exhibit #2.
- 7. Petitioner does not receive any morning PCW cares on days she goes to school; during the school year petitioner only requires care when she gets home from school until the time her parents return from work; when school is in session PCW's actually provide cares to petitioner only Monday thru Friday in the afternoons (11 hours total) and as needed on the weekends. Exhibits #1 & #2.
- 8. Based on a detailed assessment using the *Personal Care Activity Time Allocation Table* ["PCATAC"] OIG allotted 108 units (27 hours) per week of PCW time for petitioner.

DISCUSSION

By law, MA pays only for medically necessary and appropriate health care services when provided to currently eligible MA recipients. Wis. Admin. Code § DHS 107.01(1) (August 2015); See also, Wis. Stat. §§ 49.46(2) & 49.47(6) (2013-14). In the case of PCW services, MA pays only for medically oriented activities related to assisting a recipient with activities of daily living necessary to maintain the recipient in his or her place of residence in the community. Wis. Admin. Code § DHS 107.112(1)(a) (August 2015). Further, some medically oriented tasks may be covered as PCW services if the PCW has received special training in performing the task. Wis. Admin. Code §§ DHS 107.112(2)(b) & 107.11(2)(b)1. (August 2015). PCW services must be performed according to a written plan of care developed by an RN. The plan must be based on the RN's visit to the recipient's home and must be reviewed by the RN at least every 60 days via a home visit. Wis. Admin. Code §§ DHS 107.112(3)(b) & (c) (August 2015).

In addition to the medically oriented tasks allowed for PCW's that have received special training, the only PCW services covered are the following:

- 1. Assistance with bathing;
- 2. Assistance with getting in and out of bed;
- 3. Teeth, mouth, denture and hair care;
- 4. Assistance with mobility and ambulation including use of walker, cane or crutches;
- 5. Changing the recipient's bed and laundering the bed linens and the recipient's personal clothing;
- 6. Skin care excluding wound care;
- 7. Care of eyeglasses and hearing aids;
- 8. Assistance with dressing and undressing;
- 9. Toileting, including use and care of bedpan, urinal, commode or toilet;
- 10. Light cleaning in essential areas of the home used during personal care service activities;
- 11. Meal preparation, food purchasing and meal serving;
- 12. Simple transfers including bed to chair or wheelchair and reverse; and
- 13. Accompanying the recipient to obtain medical diagnosis and treatment.

Wis. Admin. Code §§ DHS 107.112(1)(b) & (4)(f) (August 2015).

As with any eligibility denial, the burden is on petitioner to show that she is eligible for the requested services. *Lavine v. Milne*, 424 U.S. 577, 583-584 (1976). Petitioner has failed to do so.

OIG based its determination to grant 27 hours per week on its evaluation using the PCATAC and the fact that petitioner does not receive any morning PCW cares on days she goes to school. OIG's determination is reasonable. In the absence of additional evidence OIG's determination must be affirmed.

Petitioner's parents agree that during the school year petitioner only requires care when she gets home from school until the time her they return from work. However, they argue that additional care time is needed whenever school is not in session. Petitioner's parents may be correct -- but that is not what PA was requesting. Petitioner may, if she wishes, have her provider file another PA request along with additional documentation that supports the specific number of PCW hours that she is requesting specifically for days when school is not in session.

CONCLUSIONS OF LAW

For the reasons explained above, OIG was correct to modify PA # ______ by approving 27 hours per week of PCW time for petitioner instead of the 63 hours per week that was requested.

NOW, THEREFORE, it is

ORDERED

That the petition for review herein be and the same is hereby DISMISSED.

REQUEST FOR A REHEARING

You may request a rehearing if you think this decision is based on a serious mistake in the facts or the law or if you have found new evidence that would change the decision. Your request must be **received** within 20 days after the date of this decision. Late requests cannot be granted.

Send your request for rehearing in writing to the Division of Hearings and Appeals, 5005 University Avenue, Suite 201, Madison, WI 53705-5400 **and** to those identified in this decision as "PARTIES IN INTEREST." Your rehearing request must explain what mistake the Administrative Law Judge made and why it is important or you must describe your new evidence and explain why you did not have it at your first hearing. If your request does not explain these things, it will be denied.

The process for requesting a rehearing may be found at Wis. Stat. § 227.49. A copy of the statutes may be found online or at your local library or courthouse.

APPEAL TO COURT

You may also appeal this decision to Circuit Court in the county where you live. Appeals must be filed with the Court **and** served either personally or by certified mail on the Secretary of the Department of Health Services, 1 West Wilson Street, Room 651, Madison, Wisconsin 53703, **and** on those identified in this decision as "PARTIES IN INTEREST" **no more than 30 days after the date of this decision** or 30 days after a denial of a timely rehearing (if you request one).

The process for Circuit Court Appeals may be found at Wis. Stat. §§ 227.52 and 227.53. A copy of the statutes may be found online or at your local library or courthouse.

Given under my hand at the City of Madison, Wisconsin, this 26th day of May, 2016

\sSean P. Maloney Administrative Law Judge Division of Hearings and Appeals

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State of Wisconsin\DIVISION OF HEARINGS AND APPEALS

Brian Hayes, Administrator Suite 201 5005 University Avenue Madison, WI 53705-5400 Telephone: (608) 266-3096 FAX: (608) 264-9885 email: DHAmail@wisconsin.gov Internet: http://dha.state.wi.us

The preceding decision was sent to the following parties on May 26, 2016.

Division of Health Care Access and Accountability